1	The Honorable Marsha J. Pechman
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE
8 9 10	DAVID GOLDSTINE,  ) CASE NO. 2:18-CV-01164 MJP  Plaintiff,  v. STIPULATED MOTION AND
11	FEDEX FREIGHT, INC.,  ORDER TO CONTINUE THE DEPOSITION OF CHRISTINA
12 13	Defendant.  ) TAPIA, PH.D )
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15	By Order dated March 31, 2020, the Court set the deadline for completion of the deposition
16	of Plaintiff's expert by June 30, 2020. The Deposition of Plaintiff's expert, Christina Tapia, Ph.D
17	commenced on June 30, 2020 at 2:00 p.m. via remote videoconferencing, which took longer than
18	anticipated. The parties agree that a continuance of deposition of Plaintiff's expert is necessary.
19	The parties therefore, hereby jointly move to continue the remote video deposition of Plaintiff's
20	expert, Christina Tapia, Ph.D, from June 30, 2020, at 2:00 p.m., to July 10, 2020, at 10:00 a.m.
21	STIPULATED & AGREED this 8 <sup>th</sup> day of July, 2020.
22	/s/Medora A. Marisseau
23	Medora A. Marisseau, WSBA No. 23114 KARR TUTTLE CAMPBELL
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26	Email: mmarisseau@karrtuttle.com Attorney for Defendant Fedex Freight, Inc.
27	,

1	/s/Sandra C. Isom
2	Sandra C. Isom, <i>pro hac vice</i> FEDEX FREIGHT, INC.
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	Attorney for Defendant Fedex Freight, Inc.
6	/s/Donald H. Snook
7	Donald H. Snook, Pro Hac Vice
8	FEDEX FREIGHT, INC. 1715 Aaron Brenner Drive, Ste 600
	Memphis, TN 38120
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11	Attorney for Defendant Fedex Freight, Inc.
12	/s/Ada K. Wong
13	Ada K. Wong, Esq., WSBA #45936
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18	/s/Beth Bloom
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22	Attorney for Plaintiff Goldstine
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1 **ORDER** 2 The Court, having considered the records and files herein and the above stipulation of the 3 parties, hereby ORDERS that the deadline for the completion of the deposition of Plaintiff's 4 expert, which is currently set for June 30, 2020, is continued to July 10, 2020. 5 IT IS SO ORDERED this \_10th\_\_ day \_of July\_\_\_, 2020. 6 7 Marshy Melins 8 9 Marsha J. Pechman United States Senior District Judge 10 Presented by: 11 12 /s/Medora A. Marisseau Medora A. Marisseau, WSBA No. 23114 13 KARR TUTTLE CAMPBELL 701 Fifth Ave., Ste. 3300 14 Seattle, WA 98104 Phone: (206) 223-1313 15 Fax: (206) 682-7100 Email: mmarisseau@karrtuttle.com 16 Attorney for Defendant Fedex Freight, Inc. 17 18 /s/Beth Bloom Beth Bloom, WSBA # 31702 19 BLOOM LAW PLLC 3827C S Edmunds St 20 Seattle, WA 98118-1729 Telephone: (206) 323-0409 21 Email: bbloom@bloomlawpllc.com Attorney for Plaintiff Goldstine 22 23 /s/Ada K. Wong Ada K. Wong, Esq., WSBA #45936 24 AKW LAW, P.C. 6100 219th St., SW, Suite 480 25 Mountlake Terrace, WA 98043 Telephone: (206) 259-1259 26 Fax: (855) 925-9529 Email: ada@akw-law.com 27 Attorney for Plaintiff Goldstine

1	CERTIFICATE OF SERVICE
2	I, Jan Likit, affirm and state that I am employed by Karr Tuttle Campbell in King County,
3	in the State of Washington. I am over the age of 18 and not a party to the within action. My
4	business address is: 701 Fifth Ave., Suite 3300, Seattle, WA 98101. On this day, I caused a true
5	and correct copy of the preceding STIPULATED MOTION& PROPOSED ORDER TO
6	CONTINUE THE DEPOSITION OF CHRISTINA TAPIA, PH.D to be filed with the District
7	Court of the Western District of Washington. I caused the same to be served on the parties listed
8 9 10 11 12	below in the manner indicated.  Ada K. Wong Jordan T. Wada AKW Law, P.C. 6100 219 <sup>th</sup> St., SW, Suite 480 Mountlake Terrace, WA 98043 Telephone: 206.259.1259 Email: ada@akw-law.com; jordan@akw-law.com; paralegal@akw-law.com Attorneys for Plaintiff  Via U.S. Mail Via Hand Delivery Via Electronic Mail Via Overnight Mail Via ECF/E Service (if opted in)
13 14 15 16 17	Beth Bloom Bloom Law PLLC 3827C S Edmunds St Seattle, WA 98118-1729 Telephone: (206) 323-0409 Email: bbloom@bloomlawpllc.com; pwaters@bloomlawpllc.com Attorneys for Plaintiff  Via U.S. Mail Via Hand Delivery Via Electronic Mail Via Overnight Mail Via ECF/E Service (if opted in)
18 19 20 21 22	Donald H. Snook, <i>Pro Hac Vice</i> Sandra C. Isom, <i>Pro Hac Vice</i> FedEx Freight, Inc 1715 Aaron Brenner DR, Suite 600 Memphis, TN 38120 Telephone: 901.434.8305 Email: Donald.snook@fedex.com scisom@fedex.com Attorneys for Defendant FedEx Freight, Inc.
23 24	I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, to the best of my knowledge.
25	Signed this 8 <sup>th</sup> day of July, 2020, at Seattle, Washington.
26	/s/Jan Likit Jan Likit
27	Litigation Legal Assistant